



## EMPLOYMENT TRIBUNALS

Claimant

Respondent

**Mr Leo Clarke**

-v-

**Onefruit Limited**

## FINAL MERITS HEARING

Heard: **Remotely by the Cloud Video Platform**

On: **9 September 2020**

Before: **Employment Judge Perry** (sitting alone)

### Appearances

For the Claimant:

**In person**

For the Respondent:

**Ms S Spencer (the respondent's accountant)**

## JUDGMENT

By consent it is ordered that:-

1. The respondent has failed to compensate the claimant in relation to the claimant's entitlement to holiday leave that had accrued as at the termination of the claimant's employment. The respondent is ordered to pay £743.60 (gross) to the claimant in respect of the accrued leave entitlement.
2. As to the claimant's remaining complaints the parties have agreed terms of settlement and have jointly sought that:-
  - a. the claim is stayed until 4:00pm on 7 October 2020 so those terms can be put into effect
  - b. unless either party makes an application prior to the expiry of the stay to the contrary the remaining claims shall be dismissed on withdrawal with no order as to costs.

**Employment Judge Perry**

9 September 2020

.....  
.....

Note. Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.